

1 THE HONORABLE ROBERT S. LASNIK  
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10 UNITED STATES DISTRICT COURT  
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12 WESTERN DISTRICT OF WASHINGTON  
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14 AT SEATTLE  
1516 UNITED STATES OF AMERICA,  
17 Plaintiff,  
18 v.  
19 PAIGE A. THOMPSON,  
20 Defendant.  
2122 No. CR19-159-RSL  
2324 STIPULATED MOTION AND  
25 [PROPOSED] ORDER FOR  
26 EXTENSION TO RESPOND TO  
27 DEFENDANT'S MOTION FOR  
28 EARLY RETURN OF TRIAL  
SUBPOENA AND ADJUSTMENT OF  
THE NOTING DATENote on Motion Calendar: November 1,  
2021**STIPULATION**

Defendant Paige A. Thompson (“Defendant”) and Capital One Bank (USA), N.A./Capital One Financial Corp. (“Capital One”) by their undersigned counsel, hereby stipulate to re-note Defendant’s Motion for Early Return of Trial Subpoena to Capital One Bank (USA), N.A./Capital One Financial Corp. (Dkt. No. 111) (“Defendant’s Motion for Early Return of Trial Subpoena”) to November 19, 2021, and further stipulate to the below briefing schedule. Capital One seeks a five (5) day extension for its response brief, and Defendant seeks a seven (7) day extension for its reply brief, as follows, provided such dates are agreeable to the Court:

Pleading	Current Deadline	Stipulated Deadline
Capital One’s response to Defendant’s Motion for Early Return of Trial	November 3, 2021	November 8, 2021

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30 STIPULATED MOTION AND [PROPOSED]  
31 ORDER  
32 Case No. CR19-159-RSL

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1	Subpoena		
2	Defendant's reply in support of Motion for Early Return of Trial Subpoena	November 12, 2021	November 19, 2021

4 The request is sought for the convenience of the parties, to permit them ample time to  
 5 brief the matter; it is the parties' first request for an extension.

7 Respectfully submitted this 1st day of November, 2021.

9 FEDERAL PUBLIC DEFENDER

10 *s/Mohammad Ali Hamoudi*

11 Mohammad Ali Hamoudi

12 *s/Nancy Tenney*

13 Nancy Tenney

14 *s/Christopher Sanders*

15 Christopher Sanders

16 *s/Brian Klein*

17 Brian Klein

18 *s/Melissa Meister*

19 Melissa Meister

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21 *Attorneys for Paige Thompson*

## **ORDER**

IT IS HEREBY ORDERED that Defendant's Motion for Early Return of Trial Subpoena is noted for consideration on November 19, 2021. Capital One's response to Defendant's Motion for Early Return of Trial Subpoena is due on November 8, 2021. Defendant's reply in support of Defendant's Motion for Early Return of Trial Subpoena is due on November 19, 2021.

DATED this \_\_\_\_ day of \_\_\_\_\_, 2021.

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Robert S. Lasnik  
United States District Court Judge